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Application or Docket Number PATENT APPLICATION FEE DETERMINATION RECORD 7774 45 Effective October 1, 2001 **CLAIMS AS FILED - PART I OTHER THAN** SMALL ENTITY OR SMALL ENTITY (Column 1) (Column 2) TYPE ____ **TOTAL CLAIMS** RATE FEE RATE FEE OR BASIC FEE 740.00 BASIC FEE 370.00 NUMBER EXTRA **FOR** NUMBER FILED TOTAL CHARGEABLE CLAIMS X\$18= minus 20= X\$ 9= OR minus 3 = INDEPENDENT CLAIMS X42= X84= OR MULTIPLE DEPENDENT CLAIM PRESENT +280= +140= OR * If the difference in column 1 is less than zero, enter "0" in column 2 382 TOTAL TOTAL OR **CLAIMS AS AMENDED - PART II** OTHER THAN **SMALL ENTITY SMALL ENTITY** OR (Column 3) (Column 2) (Column 1) CLAIMS HIGHEST ADDI-ADDI-NUMBER REMAINING PRESENT RATE TIONAL TIONAL RATE **AFTER PREVIOUSLY EXTRA AMENDMENT** FEE FEE PAID FOR AMENDMENT X\$18= Minus X\$ 9= Total OR Minus Independent *** X42 =X84= OR FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM +280= +140= OR TOTAL TOTAL OR ADDIT FEE ADDIT. FEE (Column 3) (Column 2) (Column 1) HIGHEST CLAIMS ADDI-ADDI-NUMBER PRESENT REMAINING TIONAL RATE TIONAL RATE **PREVIOUSLY** AMENDMENT AFTER **EXTRA** PAID FOR FEE FEE AMENDMENT X\$18= Minus X\$ 9= Total OR = Independent Minus *** X84= X42 =OR FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM +280= +140= OR TOTAL TOTAL OR ADDIT, FEE ADDIT. FEE (Column 2) (Column 3) (Column 1) HIGHEST **CLAIMS** ADDI-ADDI-NUMBER REMAINING PRESENT TIONAL TIONAL RATE RATE **PREVIOUSLY EXTRA** AMENDMENT **AFTER FEE** PAID FOR FEE **AMENDMENT** Minus Total X\$18= X\$ 9= OR Minus Independent X42= X84= OR FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM +140= +280= OR * If the entry in column 1 is less than the entry in column 2, write "0" in column 3. TOTAL TOTAL ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20."

ADDIT, FEE

ADDIT. FEE

The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.

***If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3."

FORM PTO-875 (Rev. 8/01)